Paper 21 Date: November 15, 2021

## UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MICROSOFT CORPORATION and HP INC., Petitioner,

v.

SYNKLOUD TECHNOLOGIES, LLC, Patent Owner.

IPR2020-01031 (Patent 10,015,254 B1) IPR2020-01032 (Patent 10,015,254 B1) IPR2020-01269 (Patent 9,219,780 B1) IPR2020-01270 (Patent 9,219,780 B1) IPR2020-01271 (Patent 9,239,686 B2)<sup>1</sup>

Before SALLY C. MEDLEY, LYNNE E. PETTIGREW, KRISTI L. R. SAWERT, and SCOTT RAEVSKY, *Administrative Patent Judges*.

MEDLEY, Administrative Patent Judge.

TERMINATION

Due to Settlement After Institution of Trial

35 U.S.C. § 317; 37 C.F.R. § 42.74

<sup>&</sup>lt;sup>1</sup> We exercise our discretion to issue one combined Decision to be filed in each case. The listing of Judges includes those on each case. None of the panels have been expanded.



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In an e-mail dated November 8, 2021, we authorized Microsoft Corporation ("Microsoft") and Synkloud Technologies, LLC ("Patent Owner") to file motions to terminate the instant proceedings with respect to Microsoft. On November 11, 2021, and pursuant to 35 U.S.C. § 317 and 37 C.F.R. § 42.74, Microsoft and Patent Owner filed a joint motion to terminate these proceedings with respect to Microsoft and a joint request to have their settlement agreement treated as confidential business information under 35 U.S.C. § 317 and 37 C.F.R. § 42.74 in each proceeding. Papers 28, 29.<sup>2</sup> In the joint motion, Microsoft and Patent Owner represent that the settlement agreement is with "regard to the patents at issue in these proceedings" and is a true copy. Paper 28, 1–2.

At this juncture of the proceedings, the Board has not entered any final decisions. Based on the facts of these proceedings, we determine that it is appropriate to terminate these proceedings with respect to Microsoft. The proceedings are not terminated with respect to HP Inc.

Accordingly, it is

ORDERED that the joint request that the settlement agreement be treated as business confidential information, to be kept separate from the patent files is *granted*;

FURTHER ORDERED that the joint motion to terminate each proceeding with respect to Microsoft is *granted*; and

FURTHER ORDERED that each proceeding will continue with HP Inc. as Petitioner.

<sup>&</sup>lt;sup>2</sup> Citations are to IPR2020-01031 unless otherwise indicated.



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## For PETITIONER:

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